Lib. L. L. the goods and chattells of any the Inhabitants of this province so farr as to deprive them of all livelyhood for the future but that Corn for necessary Maintenance Bedding Guns Ax pott and Labourers necessary tools and such like houshold implements and ammunition for subsistance shall be protected from all Attachments and executions whatsoever.

Provided also that such as shall be found by positive proof or other Circumstances wilfully to absent themselves into the woods or elsewhere from the Sheriffs sight whereby they cannot be found to be brought to tryall and such also as shall be absent by Flight or proscription out of this Province to be averr'd upon oath shall have no benefitt of any favourable Interpretation of this Law.

And be it enacted by the Authority aforesaid that from henceforth any person or persons having obtain'd a Judgment in any Court of this Province or that shall hereafter obtain any Judgment in any Court of this Province against any person or persons it shall and may be lawfull to and for the said Plaintiff in the said Judgment at his will and pleasure instead of any other execution without those previous requisites as above in this act prescribed and directed to take out an Attachment against the goods Chattells and Creditts of the said Defendant in the said Judgment in the said plaintiffs own hands or in the hands of any other person or persons whatsoever which said attachment shall likewise have the Clause aforesaid comanding the Sheriff of the said County to whom it shall be directed at the time of Executing the said Attachment to make known to each person or persons in whose hands & possession the said Goods Chattells and Creditts of the absent Defendant shall be attachd that he or they be and appear at the respective Courts at the day of the returne of the said Attachments to shew cause (if they have any) why the said Goods Chattells and Creditts so as abovesaid in their hands attachd should not be condemn'd & execution thereof had and made as in other Cases of Recoverys and Judgments given in Courts of Record Att which day of the returne of the said Attachmenif the sd Defendant shall not then appear nor the said Garnti shee in whose hands the Goods Chattells and Creditts of the said Defendant were attach'd to shew sufficient cause to the contrary the said respective Courts shall and may Condemn the said Goods Chattells and Creditts aforesaid so as aforesaid Attachd and award Execution thereof to be had and made either by Capias ad Satisfaciendum fieri facias or otherwise as the said Plaintiff might have had against the Defendant himself on the Judgement aforesaid which said Condemnation & Execution of such goods Chattells and Creditts of